EXHIBIT A

6A0 536 (Am. 1091)

Clear Form

WAIVER OF SERVICE OF SUMMONS

TO: Nell S. Lorner and Arthur A. Severance SANDS LERNER, 12400 Witshift Bivd., Suite 1300, Los Augeles, CA 90025 GYAME OF PLAINTIFF'S ATTORNEY OR UNREFRESENTED PLAINTIFF) (Quark Speed Partners _acknowledgereccipt of your request (TEFENDANT NAME) Markel American Ins. Co. v. Quark Speed Partners, et al. that I waive service of summons in the catha of which is cuse number C07 5010 In the United States District Court (DDCKEY NUMBER) for the Northern District of California. I have also received a copy of the complaint in the action, two copies of this instrument, and a means by which I can return the signed waiver to you without cost to me. I agree to save the cost of service of a surrous and an additional copy of the complaint in this lawanit by not requiring that I (or the untity on whose behalf I am acting) be served with judicial process in the manner provided by Mule 4. I (or the entity on whose behalf I am acting) will retain all defenses or objections to the lawsuit or to the jutisdiction or amoun of the court except for objections based on a defect in the summous or in the survice of the summons. I understand that a judgment may be entered against me (or the party on whose bould I am acting) if an answer or motion under Rule 12 is not served upon you within 60 days October 19, 2007 a fter (FATE RAU TERMORA RYAR) or within 90 days after that date if the request was sont contaide the United States. Printed Typed Name: Parid March La

Buty to Avoid Unmecessary Coats of Service of Summers

of Quark Speed Pattingty (Corporate Despitably)

Rule 4 of the Foldent Relate of CHR Procedure inquires cartain puriles to cooperate to saving unsuccessary corts of saving of the units stress and complete. A definition in the United States when all or holding well find of the miles and complete. A definition in the United States when all or holding well find of the miles and complete. to waive survice of amounts, fails to do so will be required to best the post of said stores good cause by stores for its fallows to sign and serios (ba walver.

It is not pood waste for a failure in serior service that a party inclined that the complete is authorized, or that the action has been brengful in the contract of the summer than having formal states over the subject manual of the action of ever impressed a property. A party takes wished as an improper place of the summer entailer and definitions (except high relating to the summer of the summer object to the judytication of the sunt or in the plane where the extion has been brought.

A distribution who without survice summi within the time specified but the university of the plaint it is a brivery (or waves counted as is indiff). a respective to the complete and most the file a signal very of the respects with the court. If the money or residen is not served within this tire, a default judgment may be below suppose that defeated. By welving purples, a defendant is allowed from the master than if the suppose had been strately sorved when the request for welver of merrics was consided.

EXHIBIT B

MAG 399 (Ret. 10/93)

Clear Form

WAIVER OF SERVICE OF SUMMONS

TO: Nell S, Lepher and Arthur A, Severance SANDS LERNER, 12400 Wilshire Blvd., Suite 1360, Los Angeles, CA: 90025 (NAME OF PLAINTER'S ATTORNEY OR UNREPRESENTED PLAINTER)

I, Dave Marshipm		, acknowledge receipt of you	t sednest
(DE	FINDANT NAME)		
at I waive sorvice of summon	Mad in the action of	cel American line. Co. v. Quark Speed Partners,	et al.
	,	(GVA(JOM OR WCA)OM)	
hich is case number C 07 501	ß	in the United States Distri	ct Court
 	(POWEY MUMERA		
r the Northern District of Cal	lifernia.		
I have also received a copy usany by which'l cam return th	y of the oranplaint in the vigned waiver to you	he action, two cuples of this instrument, and without cust to me.	á a
I agree to save the cost of twenty by not requiring that I the menner provided by Rut	(or the entity on whose	and an additional copy of the complaint in a babalf I am acting) be served with judicia	this I process
		*	
the jurisdiction or venus of crvice of the summons,	the court except for ol	t remin all defenses or abjections to the law	or in the
the jurisdiction or venus of crvice of the summons,	the court except for ol	t remin all defenses or abjections to the law spections based on a defect in the summons ainst me (or the party on whose behalf I am	or in the
the jurisdiction or venue of crvice of the summons, I andorstand that a judgm I an	the court except for ol	ojections based on a defect in the summons	or in the
o the jurisdiction or venue of crvice of the summore, I understand that a judgm I an mayor or motion under Rule	the court except for ol	ojections based on a defect in the summons	or in the
o the jurisdiction or venue of crvice of the summore, I understand that a judgm I an mayor or motion under Rule	the court except for ol	ojections based on a defect in the summons ains; me (or the party on whose behalf I am you within 50 days	or in the
the jurisdiction or venus of crvice of the summons, I understand that a judgm fun inswer or motion under Rule ther	the court except for ol ont may be entered ago 12 is not served upon y	pjections based on a defect in the summons ains; me (or the party on whose behalf I am you within 50 days October 19, 2007	or in the
the jurisdiction or venus of crvice of the summons, I understand that a judgm fun inswer or motion under Rule ther	the court except for ol ont may be entered ago 12 is not served upon y	pjections based on a defect in the summons sins; me (or the party on whose behalf I am you within 50 days October 19, 2007	or in the
o the jurisdiction or venue of crvice of the summore, I understand that a judgm fun mawer or motion under Rule after m within 90 days after that da	the court except for of our may be entered ago. 12 is not served upon to if the request was a	pjections based on a defect in the summons ains; me (or the party on whose behalf I am you within bu days October 19, 2007 DATE REQUEST WAS Out outside the United States.	or in the
o the jurisdiction or venue of crvice of the summore, I understand that a judgm fun mawer or motion under Rule after m within 90 days after that da	the court except for of our may be entered ago. 12 is not served upon to if the request was a	pjections based on a defect in the summons ains; me (or the party on whose behalf I am you within bu days October 19, 2007 DATE REQUEST WAS INITIAL STATES.	or in the

Duty to Aveld Unnepertary Come of Service of Summore

Exit 4 of the Federal Rules of Civit Procedure purpling contain parties to competes in surving summitteery scale of some of the same and samples. A defendant located in the United States when a few being southful of an activate and safety a philately located in the United States of the same of same of

It is not good cause there hallons in write survice that a party fellower that the number had a lambum dod, or that the modern has been brought in an improper piece or in a court then hade further over the subject quantum of the action of over the party. A party who wakes movine of the survices of the

A dictinates who walves service must which the then specialled on the service form service on the plaint? a service (or comparemental plaint if) a requirement of the property of the service of the plaint of the service of the plaint of the property of th

EXHIBIT C

MAG 299 (84+. 19/93)

Clear Form

WAIVER OF SERVICE OF SUMMONS

TO: Neil S. Lerner and Arthur A. Severance SANDS LERNER, 12400 Wilshire Blvd., Suite 1300, Los Angeles, CA 90025

YY) \ 4 a.m.)					
I, Wayne Martin		, acknowledge receipt of your reques			
ĹŢ	DEFENDANT NAMB)				
at I waive service of summo	Markel Anons in the action of	nerican Ins. Co. v. Quark Speed Pariners, et al.			
		(CAPTION OF ACTION)			
hich is case number <u>C 07 50</u>	(DOCKET NUMBER)	in the United States District Cour			
	• -				
r the Northern District of Co	alitomia.				
	py of the complaint in the act the signed waiver to you with	tion, two copies of this instrument, and a tout cost to me.			
	(or the entity on whose beha	m additional copy of the complaint in this alf I am acting) be served with judicial process			
		in all defenses or objections to the lawsuit or one based on a defect in the summons or in the			
I understand that a judge Fan	ncal may be entered against r	me (or the party on whose behalf I am acting)			
ngwer or motion under Rule	: 12 is not served upon you w	ithin 60 days			
		October 19, 2007			
fter		(DATE REQUEST WAS SENT)			
fter		(DATE REQUEST OF PREI)			
	ate if the request was sent ou	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			
	ate if the request was sent ou	(mane = = = = = = = = = = = = = = = = = = =			
ofter or within 90 days after that d	Printed/Typed Name: W	AMan Los (SIGNATURE)			

Rule 4 of the Pederal Rules of Civil Procedure sequires carain parties to cooperate in reving unnecessary costs of service of the summoss and complaint. A defendant located in the United States who, after being modified of an action and saked by a plaintiff located in the United States to waive service of summers, fails to do so will be required to bear the cost of ruch service unless good cause be shown for its failure to sign and return the waiver.

It is not good cause for a failure to wrive acroice that a party believes that the completed is endounded, or that the action has been brought in no improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives we amproper place or at a source of the recent and objections (except any relating to the summons or to the service of the summons), and may have object to the jurisdiction of the recent or to the property or to the place where the action has been brought

A defendent who welves envice must within the time specified on the walver form serve on the plaintiff's antenney (or unrepresented plaintiff) a response to the count. If the court or motion is not served within this time, a default judgment may be blue against that defeadout. By waiving service, a defeadant is allowed more than to survey than if the summons had been acrually served when the request for waiver of service was received.

EXHIBIT D

AND HE PER LEAST

Clear Form

WAIVER OF SERVICE OF SUMMONS

TO: Nell S. Lemor and Arthur A. Severance

		, soknowledge receipt of your request
a	(SMAK THADHER	
hat I waive service of susmmo	M the notion of	Athel Atherican Ins. Co. v. Quank Spcod Portners, et al.
		(CAPTION OF ACTION)
high is once number C 07 30		in the United States District Cour
or the Nerthern District of Co	elifornis.	
I have also received a connective by which I can return t		the scrion, two copies of this lastrumons, and a continue without cost to ma.
i agne to sove the cost of Surfit guidings four yel sures We will be sured to manage the sure	(or the earthy on who	ns and an additional copy of the complaint in this use being I am acting) be served with judicial process
		ril) retain all defeares or objections to the lowsuit or objections based on a defect in the summons or in the
I understand that a judger f an	ocni mny bo campad a	gainst me (or the party on whose behalf I am acting)
	12 to not rerved upon	
		October 19, 2007
Alter .	the if the request was	gord outside the United States,
	ato if the request was	
After .	ato if the request was	sont outside the United States,
offer or within 90 days after that do		sont outside the United States,

Duty to Avoid Unpressury Costs of Service of Samusons

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If he was justed statum from a follows to warfor correct that a party believes that the complete; & confounded, or that the exciton has been brought to an improper piece or the access that health for publication, over the principal principal principal piece or the access that health for publication to read the section of the access or property. As party who protests access of the access as the following the principal posts of the access of the ac

A definition price weight service must while the immembers on the province form weight on the plaint of a strategy for managemental plaint is response to the securities and must also him a algorif copy of the response with the create. If the previous of medical is made acress that the strategy in taken against that the forestage medical, by making management is allowed to medically have against that the forestage. By making management is allowed to make these for any management is the forest acress of market was received.